## IT IS ORDERED as set forth below:



**Date: January 23, 2019** 

Edward J. Coleman, III Chief United States Bankruptcy Court Judge

## UNITED STATES BANKRUPTCY COURT Southern District of Georgia

In re: Gene A. Davis	Case No.: 18-40151-EJC
Celle A. Davia	Judge: Edward J. Coleman, III
	Chapter: 7
Debtor(s	3)
	ORDER ON MOTION FOR RELIEF FROM STAY (Official Local Form B-55 / Revised May 2017)
MOVANT: FORE	MOTOR CREDIT COMPANY LLC
SUBJECT PROPE	ERTY: 2014 Ford F150 (VIN 1FTFW1CT4EFB25267)
After notice and a	hearing the Motion is ordered:
⊠Granted	The Trustee will discontinue distribution on the movant's claim and reduce movant's claim to the amount paid if no amended claim is filed withindays of this order.
	The Trustee shall reduce movant's claim relating to this collateral to the amount paid.  Movant is granted leave to seek allowance of a deficiency claim, if appropriate.
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<ul> <li>Continued. The Motion will not be reassigned until a minimum of seven (7) days after Movant files and serves a Request for Assignment of Continued Hearing. That request shall not be filed until discovery is complete, including, if applicable, providing a post-petition payment history to opposing counsel.</li> <li>Denied.</li> </ul>
Denied on the condition that.
The Debtor shall make timely post-petition payments to Movant as required by the Chapter 13 plan.
The Debtor shall tender payments to Movant or take other action as follows:
Post-petition arrearage isthrough thepayment due date, plus attorney's fees of and court costs of for a total arrearage of
Debtor shall pay to Movant the sum of on or before which sum shall be applied to the above-referenced total arrearage.
Debtor shall cure the foregoing arrearage in full by making additional monthly payments to the Movant in the sum of per month beginning and continuing on the day of each successive month thereafter, with a final additional payment of being due on or before
Debtor shall recommence making regular monthly payments to Movant, as same come due under the applicable loan documents, including any insurance premiums which may come due thereunder, (subject to adjustment if provided in the contract) beginning, and maintain current monthly payments thereunder for the pendency of this case. All payments must include the last four digits of the account number and shall be sent to the following address, depending on the type of payment:
STRICT COMPLIANCE IS ORDERED as follows:
That in the event the debtor fails to comply with the terms of this order, the movant, through its attorney of record, may file an affidavit establishing the default, served upon the debtor and debtor's attorney. Upon the expiration of fourteen (14) days without the filing of a counter-affidavit by the debtor disputing the fact of default, an order will be entered lifting the automatic stay, converting the case to a Chapter 7 or dismissing the case without further motion, notice or hearing.  The strict compliance provision of this Order shall expire on

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Attorney for Mo	ovant	Attorney for Respondent/Debtor	Debtor	Trustee
Margaret S. F	ovant	Attorney for Respondent/Debtor		Wman A. Owens
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Margaret S. F Name (print) 645880 GA Bar No.	ovant	Attorney for Respondent/Debtor  Service Case:  Name (print)  705767		
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